BEFORE THE IDAHO PUBLIC UTILITIES COMMISSION

IN THE MATTER OF THE FILING BY PACIFI-)	
CORP DBA UTAH POWER & LIGHT)	CASE NO. PAC-E-03-2
COMPANY OF ITS 2003 ELECTRIC)	
INTEGRATED RESOURCE PLAN (IRP).)	ACCEPTANCE OF FILING
)	

On January 27, 2003, PacifiCorp dba Utah Power & Light Company (PacifiCorp; Company) filed its 2003 Integrated Resource Plan (IRP) with the Idaho Public Utilities Commission (Commission). The Company's filing is pursuant to a biennial requirement established in Commission Order No. 22299, Case No. U-1500-165. PacifiCorp states that its IRP provides a framework and plan for the prudent future actions required to ensure PacifiCorp continues to provide reliable and least-cost electric service to its customers. The final IRP, it states, culminates a year-long collaboration with considerable public involvement from customer interest groups, regulatory staff, regulators and other stakeholders.

PacifiCorp serves approximately 1.5 million retail customers in service territories comprising about 135,000 square miles in portions of six western states: Utah, Oregon, Wyoming, Washington, Idaho and California. This service territory has diverse regional economies ranging from rural, agricultural and mining areas to urban, manufacturing and government service centers.

PacifiCorp forecasts average annual load on its system to grow by 2.2% in the east and 2.0% in the west. Given uncertainties of economic growth and other factors, this growth in PacifiCorp's load, the Company states, could vary by 1.4% and 3.4%. At the same time, PacifiCorp notes, the resources available to the Company to serve this demand will diminish over time as supply contracts expire, hydroelectric generation facilities are subjected to relicensing conditions and thermal plants comply with more stringent emissions requirements.

The Company's IRP was developed against the backdrop of continuing market, regulatory and structural changes in the electric industry. These changes, the Company states, highlight the importance of understanding the risks and uncertainties inherent in resource planning. The IRP reveals that PacifiCorp has substantial new resource needs and will require an additional 4,000 MW of new resources (DSM, generation, and supply contracts) through 2013.

Load growth, load shape growth, asset retirement and contract expirations cause the gap between demand and supply to grow over time.

Other key findings in the IRP include:

- The strongest resource strategy relies on a diverse portfolio of options, including strong components of renewables and demand-side management, but also natural gas- and coal-fired generating resources. A resource procurement process to pursue this diversified approach is described in the Action Plan.
- Possible paradigm shifts in the electric industry driven by federal regulatory requirements are significant uncertainties for PacifiCorp and its customers to manage in the next several years. These issues include (potentially favorable) changes in transmission operations, as well as the potential increased cost associated with PacifiCorp's existing resource assets, including complying with air emission standards and relicensing hydro electric facilities.
- Renewable resources are a good fit for PacifiCorp within the context of a
 diversified portfolio. The IRP proposes procuring renewable resources
 (primarily wind, and possibly geothermal) at a level shown to be cost
 effective, given the assumptions used to evaluate the resource. The
 amount of renewables is also a level that would meet or exceed
 renewable portfolio standards that have been proposed in federal and
 state legislation.
- Demand-side management (DSM) will continue to be an important and cost-effective program for PacifiCorp. A significant increase in programmatic measures is proposed, including a load control program to help mitigate growing capacity requirements.
- In addition to renewable resources and DSM, the study concludes that additional resources from thermal generation will also be required. The least-cost option is a combination of three natural gas-fired units and one coal unit to meet both growing energy and capacity requirements.
- The least-cost portfolio includes a coal base load thermal unit in the east. Coal-fired generation may be particularly advantageous when procuring resources in the Rocky Mountains, the Company states, because coal is an abundant indigenous resource there. However, the long-term impact of atmospheric emissions is casting doubt on the viability of coal-fired generation. The IRP least-cost portfolio is dependent upon the impact of a number of these paradigm risks, including air emission standards and

possible global warming measures. PacifiCorp believes it has adequately addressed these risks, based on its current understanding of them, and coal plants remain a low-cost option. The IRP action plan includes further work to develop and test the viability of a coal base load thermal unit, including an ongoing assessment of the risks.

The Company's IRP proposes a significant procurement of new resources. The strategy outlined in the IRP includes the addition of about 4,000 MW of new capacity over the first 10 years of the 20-year IRP. The least-cost, risk-adjusted approach proposed is a diverse portfolio of resources, including renewables, DSM and thermal base load and peaking units. These additions include the following portfolio additions during the planning period:

- 1400 MW of renewable resources
- 450 MWa of DSM and 90 MW of direct load control
- 2100 MW of base load capacity
- 1200 MW of peaking capacity
- 700 MW shaped resource contracts

The Action Plan details findings of resource need and specific implementation actions. The plan also outlines step-by-step decision processes by which proposed resources will be continually evaluated and procured. Going forward, PacifiCorp will implement the Action Plan, while also maintaining the flexibility to adjust to future changes and opportunities. The Action Plan will be revisited and refreshed no less frequently than annually.

For analytic purposes, the IRP assumes new resources are developed and owned by PacifiCorp. However, no decision has been made to invest in specific resources. The decision to own, build and invest in a new resource versus contracting with a third party would be made as part of the procurement process for each new resource addition, and on a case-by-case basis. A multi-state process (MSP) (Case No. PAC-E-02-3) is expected to provide clarity on the regulatory treatment on investment decisions and the degree of cost recovery risk held by PacifiCorp. The Company anticipates that the MSP will issue findings in the spring of 2003. The MSP outcome will influence the activities and operations of PacifiCorp and may impact action plan implementation. The Company states that a significant procurement program and potential investment is required to maintain reliable electric service. It is critically important, the Company contends, that state regulators support this IRP and issue their acknowledgement of the

Action Plan. This support coupled with a useful and durable MSP outcome, the Company states, is vital to PacifiCorp being able to resolve issues around recovery lag and achieve allowed rates of return, and is critical in ensuring PacifiCorp can continue to provide least-cost, reliable electric service to its customers.

On February 13, 2003, the Commission issued a Notice of Filing in Case No. PAC-E-03-2 and established a comment deadline of March 26, 2003. Comments were filed by the J.R. Simplot Company, Monsanto Company, The Renewable Northwest Project, The Northwest Energy Coalition and Advocates for the West, and the Commission Staff. The comments can be summarized as follows:

J.R. Simplot Company

Simplot in its comments expressed concern that the lack of a legitimate discussion of PURPA/avoided cost projects leaves the report incomplete and that PacifiCorp continues to develop regulated projects at costs exceeding its posted avoided cost rates.

Simplot believes that supply/demand and infrastructure constraints will keep gas prices high significantly into the future and that the next generation of large power plants should be coal fired.

Simplot recommends a greater degree of public involvement from industrial endusers and customer interest groups in the IRP. It also advises that the IRP should include a thorough discussion of appropriate generating resources for peaking capacity including an Idaho Power Company-type risk advisory program for market access and relevant specific rate designs.

Monsanto Company

Monsanto recommends that the Commission "acknowledge," not "approve" or "disapprove" the PacifiCorp IRP filing. While applauding PacifiCorp's commitment to revisit and refresh the Action Plan no less frequently than annually and file new IRP plans at two-year intervals, Monsanto notes that the IRP does not succeed in adequately placing DSM resources or customer generation resources on a consistent and comparable basis with supply side resources for purposes of evaluation.

Monsanto is concerned that the IRP makes a number of conservative assumptions that collectively lead to extreme projections of necessary resource additions, e.g., 15% planning reserve margin, a 5% limit on expected short-term market exposure, modeling of firm

transmission rights only, assumed carbon taxes, renewable assumptions and restrictions on market products and purchases.

Monsanto recommends that PacifiCorp use a "base case" for analysis purposes that includes only reasonably known and measurable future changes, rather than assuming speculative changes or charges or incorporating risk mitigation measures (such as increased planning margin requirements, carbon taxes, unavailability of non-firm transmission, etc.).

Further, Monsanto advocates a fair, open and competitive bidding process for any significant future resource additions. The process should include independent analysis and oversight in the formulation and evaluation of RFPs and in awarding contracts. It should also include a process for Commission resolution of disputes that may arise in the RFP, bidding and contracting processes.

Finally, Monsanto notes that the IRP does not attempt to identify impacts on different classes of ratepayers. This and future IRPs should consider elasticity of demand by various rate classes in response to projected rate increases resulting from anticipated resource acquisitions and rate design options.

Renewable Northwest Project (RNP), a non-profit organization promoting solar, wind and geothermal resources.

RNP states that the IRP results demonstrate that renewables are a least-cost resource. However, RNP notes that the Company's analysis of renewable resources still contains some flaws, the most notable of which is the lack of capacity value assigned to new wind resources.

RNP also points out that PacifiCorp is the single-largest coal-power producer in the western energy market and that the Company is correct to anticipate future regulatory constraints on CO₂ emissions. RNP believes it is short-sighted and risky for PacifiCorp to add another coal plant to its resource mix.

Northwest Energy Coalition and Advocates for the West

The Coalition and the Advocates claim that PacifiCorp made several errors which undervalued renewables, including underestimating the value of green tags, giving no capacity value to wind resources, undervaluing the ability of renewables to mitigate fuel volatility and failing to assume emissions for purchased power. The total effect of these errors is conservatively estimated at \$700 million and if corrected, the Renewables' portfolio would become the least-cost option.

The Coalition and the Advocates recommend that PacifiCorp consider the economic value of avoided or deferred transmission and distribution upgrades flowing from DSM acquisition. DSM resources provide additional value as a hedge against fuel price volatility.

They note that PacifiCorp does not have the regulatory tools in place to seek all cost-effective DSM investments – e.g., no DSM tariff rider or other DSM program funding mechanism. As with Idaho Power and Avista, the establishment of a continuously replenishing DSM fund could ensure that program costs are recovered, and enhance the creation of a portfolio of DSM resources.

Commission Staff

The Commission Staff believes the IRP analysis conducted by PacifiCorp is the most extensive ever by a utility regulated by the Commission. The preferred resource portfolio selected in the IRP consists of a blend of thermal plants, gas-fired plants, renewables, load control programs and DSM. This blend of resource types was the natural result of the analysis, not due to a preconceived belief by PacifiCorp that a diverse mix of resource types would be preferable.

PacifiCorp has indicated to Staff its intent to release a series of four RFPs in the immediate future. The first, expected to be released in approximately 60 days (Staff comment file date March 26), will be seeking bids for east side capacity resources. The second RFP, to be issued in approximately 90 days, will be seeking wind or other renewable resources, both on the east and the west side. A third RFP will be issued in about 120 days for west side capacity resources. Finally, in early 2004, an RFP will be issued seeking a base load unit in the east. Staff does not believe it is appropriate to seek new resources through RFPs any sooner than necessary. There are benefits to delay and the costs and viabilities of various resource alternatives are likely to change over time.

Staff recommends that PacifiCorp enlist the aid of an independent third party to ensure that new resource evaluations are fair and complete, and that any Company self-build options are compared on a non-discriminatory basis. Staff also recommends that PacifiCorp keep the Commission and Staff informed as to its activities and programs on any Requests for Proposals (RFPs).

Staff is satisfied with the preferred portfolio selected in the IRP, but has some concern about the aggressive level of wind resource acquisitions. Staff is encouraged by

PacifiCorp's commitment to more closely align its resource planning and its business planning. A resource planning function has been created and organized in the Company's Commercial and Trading Department to ensure integration with PacifiCorp's resource procurement, trading and risk management functions.

Staff encourages other parties in this case to participate in the IRP process and seek to express their concerns and influence the next IRP to be filed in 2005.

Staff has always viewed "acknowledgement" as being closely related to the process of integrated resource planning, rather than the <u>result</u>. By acknowledging a utility's IRP, Staff believes the Commission is endorsing the process the utility followed in developing the plan, but not necessarily any actions called for in the plan. The results will be scrutinized in due course when the utility seeks rate recovery. Presumably, if the utility has followed a fair and thorough planning process, it will lead to a prudent, least-cost, least-risk result that can be supported by the Commission.

COMMISSION FINDINGS

The Commission has reviewed the filings of record in Case No. PAC-E-03-02, including the Company's 2003 Integrated Resource Plan and related comments. We find that the Company's IRP contains the required information and is in the appropriate format as directed by the Commission in Order No. 22299.

PacifiCorp's Integrated Resource Plan details a strategy for acquiring 4,000 MW of new system capacity (DSM, generation and supply contracts) within the next ten years. By way of context, PacifiCorp shows existing system capacity for year 2004 of 8,833 MW. Its projected peak requirement for 2004 is 10,090 MW.

The Commission notes, as does Monsanto and some of the other commenting parties, that the Company in developing its base case resource portfolio has factored into its requirements a 15% planning margin or target reserve level. Selection of such a reserve level in its forecasting assumptions is related to FERC's proposed Standard Market Design (SMD) planning margin requirements (12-18%). It is unclear whether the SMD proposal will be adopted. The Company would be wise to continue its Action Plan study to determine what the utility itself believes to be a reliable planning margin.

PacifiCorp in its filing requests that in addition to regulatory acknowledgement of its 2003 IRP plan, the Commission indicate its "support of the IRP conclusions including the

proposed Action Plan." The Company seems to be seeking Commission concurrence in its conclusions and pre-approval of its Action Plan. It would be inappropriate for this Commission to provide such approval. The IRP is a utility planning document that incorporates assumptions and projections as of a point in time. It is the ongoing planning process that we acknowledge, not the conclusions or results. We recognize and commend the Company for presenting the most extensive IRP analysis ever to come to the Commission. We encourage the Company in its integrated resource planning to keep the plan fresh.

The Company has committed to provide the Commission with semi-annual procurement program status reports. This is of regulatory importance given the Company's projected need for an additional 4,000 MW of capacity over the first ten years. In addition to being apprised through periodic status reports of supply resources the Company is actually building or contracting for and demand side programs the Company is implementing, the Commission expresses its desire to receive periodic updates as to the Company's specific plans for issuing requests for proposals (RFPs).

Although commenting parties have requested changes, we find no compelling reason to require formal amendment of the Company's Integrated Resource Plan. We accordingly find it reasonable to acknowledge and accept PacifiCorp's year 2003 IRP. Interested parties desiring changes are strongly encouraged to actively participate in the Company's IRP process

CONCLUSIONS OF LAW

The Idaho Public Utilities Commission has jurisdiction over PacifiCorp dba Utah Power & Light Company, an electric utility, pursuant to Title 61 of the Idaho Code and the Commission's Rules of Procedure, IDAPA 31.01.01.000 *et seq*.

ACCEPTANCE OF FILING

Based on our review, we find it reasonable to accept and acknowledge the Company's filed 2003 Integrated Resource Plan. Our acceptance of the 2003 IRP should not be interpreted as an endorsement of any particular element of the plan, nor does it constitute approval of any resource acquisition contained in the plan.

DATED at Boise, Idaho this 20th day of June 2003.

PAUL KJELLANDER, PRESIDENT

MARSHA H. SMITH. COMMISSIONER

DENNIS S. HANSEN, COMMISSIONER

Jean D. Jewell (Commission Secretary

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